## Federal Defenders OF NEW YORK, INC.

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August 1, 2023

## BY ECF

Honorable Paul G. Gardephe United States District Judge Southern District of New York 40 Foley Square New York, NY 10007

Re: United States v. Anthony Rose, 19 Cr. 789 (PGG)

Dear Judge Gardephe:

I write with the consent of Pretrial Services and without objection from the Government to respectfully request that the Court modify Anthony Rose's travel restrictions to allow his attendance at four business-related trainings and conferences over the next several months. Since his release in this case, Mr. Rose has traveled numerous times in connection with his work. See, e.g., ECF No. 200, 213, 289, 337, 401, 556, 667, 892, 952. Mr. Rose now requests the Court's permission to travel on the following dates:

- 8/25/2023 8/27/2023: Key West, FL
- 9/22/2023 9/24/2023: Myrtle Beach, SC
- 10/20/2023 10/22/2023: Fayetteville, NC
- 11/17/2023 11/19/2023: Orlando, FL

Thank you for your consideration of this request.

Respectfully submitted,

/s/ Ariel Werner

**MEMO ENDORSED** 

el Werner, Esq.

The Application is granted.

istant Federal Defender

2) 417-8770

SO ORDERED:

cc: Mat

Illegrino, Assistant U.S. Attorneys

Paul G. Gardephe, U.S.D.J.

Dated: August 3, 2023